FOR THE WESTERN DISTRICT OF PENNSYLVANIA

IN RE: DENISE T. ARRINGTON BANKRUPTCY CASE NO. 12-20710

CHAPTER 13

Debtor Related Doc No.: 83

SETERUS, INC. as authorized

subservice for FNMA,

Movant Related Claim No.: 7

VS.

DENISE T. ARINGTON and RONDA J. WINNECOUR, Esq, Trustee, Respondents

DECLARATION THAT THE EXISTING CHAPTER 13 PLAN IS SUFFICIENT TO FUND THE PLAN WITH THE MODIFIED DEBT OF SETERUS, INC.

I, Joseph E. Fieschko, Jr., do hereby declare that the existing plan payment of \$1,070.00 per month is sufficient to fund the plan with the modified mortgage payment. Specifically, the escrow payment changed from \$187.94 to \$204.65 an increase of \$16.71. The existing plan payment is sufficient to fund the plan with the modified escrow payment.

By:/a/ Joseph E. Fieschko, Jr. Joseph E. Fieschko, Jr. Fieschko and Associates, Inc. Suite 2230, 436 7th Avenue Pittsburgh, PA 15219 412-281-2204 PA I.D.#: 28797 joe@fieschko.com FAX 412-338-9169

CERTIFICATE OF SERVICE

I, Joseph E. Fieschko, Jr., of Fieschko and Associates, Inc., do hereby swear, under penalty of perjury, that I have served by Electronic Filing and First Class Mail, a true and correct copy of the Motion for Declaration That the Existing Chapter 13 Plan is Sufficient to Fund Plan With the Modified Debt of Seterus, Inc. on the following:

Electronic Filing: Ronda J. Winnecour, Chapter 13 trustee Office of the US Trustee

First Class Mail:

Seterus, Inc. c/o Jeniece D. Davis, Esquire Martha E. Von Rosenstiel, PC 649 S. Avenue, Unit 6 Secane, PA 19018

Dated: October 27, 2016

By:/s/Joseph E. Fieschko, Jr.
Joseph E. Fieschko, Jr., Esquire

Attorney for the Debtors